

PASS STEEL BILL, INSURGENTS AIDING

Democrats Put Measure Through the House, 210 to 109, with 24 Republicans Aiding.

HERALD BUREAU, No. 152 H STREET, N. W., WASHINGTON, D. C., Monday.

Twenty-one insurgent republicans joined the democrats to-day in the final vote on the Underwood metal tariff bill, which was passed without amendment 210 to 109. Three democrats from Colorado, who frankly declared that their constituents would not stand for the reductions on lead carried in the bill, deserted to the republicans. The action of the "irreconcilable" insurgents was something of a blow to the standard leaders, who, in the hope of routing the party, emphasized the fact that the Tariff Board has not yet reported on metals and denounced the Underwood bill as an avowed "revenue only" measure.

Hope of success was raised in the breasts of the standard-bearers by the violent opposition to the tariffing methods of Representative Oscar W. Underwood, the majority leader, expressed by many of the insurgents, who made ineffectual efforts to amend the bill in several important particulars and were aided by the regulars.

The insurgent vote to-day is regarded as a direct bid for insurgent support for the bill when it gets to the Senate. Democrats to-night are predicting that the Senate will pass this bill as it did the democratic wool, cotton and free list measures last summer. In such an event the regular republicans are looking to President Taft to veto the bill.

The insurgent strength on tariff bills has at various times risen above thirty, and some of the regulars were consoled by the comparatively small vote mustered to-day.

A notable exception to the rule of voting with the democrats on this occasion was Representative Sydney Anderson, of Minnesota, the insurgent who beat James A. Tawney for the nomination a year and a half ago.

Representative Sereeno E. Payne, of New York, author of the Payne tariff law, moved at the last minute that the Underwood metal bill be sent back to the Ways and Means Committee, which should be instructed to hold it until the tariff Board reports on the metal schedule. This suggestion was greeted with jeers on the democratic side and was beaten by a vote of 108 to 206.

NOW IT'S THE SPIRITUAL HE-
GIRA.—The story of the Wright-Cheney case of strange matrimonial entanglement, in which the principals defied public opinion in defence of a principle. Next Sunday's NEW YORK HERALD.

CANNOT "INSTRUCT" SENATOR WILLIAMS

Mississippi Legislature's Action Made Subject of Caustic Attack by the Lawmaker.

HERALD BUREAU, No. 152 H STREET, N. W., WASHINGTON, D. C., Monday.

Senator John Sharp Williams, of Mississippi, won't be instructed by the Legislature of his State. In asking to-day for a reproduction in the Congressional Record of the report of the Mississippi legislative investigating committee exonerating Governor James K. Vardaman, who will soon become a member of the Senate, of misappropriation of trust funds, he made his position plain.

The Legislature had "instructed" Senator Williams to present the report, and he had notified him. Somewhat tartly and with considerable emphasis he insisted that a State Legislature had never possessed power to instruct a United States Senator.

He said his first thought of returning the resolutions to the Legislature. However, he adopted the course of considering that the Legislature had not really intended to attempt to instruct, but that the frame of the resolution had used the wrong word thoughtlessly.

TO MAKE EXPLORER CITIZEN.

HERALD BUREAU, No. 152 H STREET, N. W., WASHINGTON, D. C., Monday.

In appreciation of the services of Otto Neumann Sverdrup, Norwegian explorer and discoverer, the Senate Committee on Commerce has reported in favor of exempting him from the operation of the naturalization laws, which require five years' residence, and permit him at once to become an American citizen. Captain Sverdrup wishes to become the master of an American sailing vessel, which he is inhibited from doing as a subject of Norway. He is a member of the Royal British Geographical Society.

Revenue Cutter Service Upheld.

HERALD BUREAU, No. 152 H STREET, N. W., WASHINGTON, D. C., Monday.

Resolutions protesting against the abolition of the Revenue Cutter Service were presented in the Senate to-day by Senator Brandegee, of Connecticut, at the request of the Business Men's Association of New London (Conn.), and by Senator Overman, of North Carolina, for the Wilmington Chamber of Commerce.

Praise and Score Army Post Change

Mr. Stimson's Suggestion for Economy's Sake Brings Varied Opinions from Country.

HERALD BUREAU, No. 152 H STREET, N. W., WASHINGTON, D. C., Monday.

Mingled praise and blame have greeted the plan of Mr. Stimson, Secretary of War, to render the army more efficient and more economical by the concentration of certain army posts and the abandonment of others. The praise comes from the vicinity of the posts he would retain. The blame comes from the posts he would abandon. For every post that he would retain two would be abolished, so the proportion of blame is greater.

From the Chamber of Commerce of Chattanooga, Tenn., came a message of warm praise for Mr. Stimson to-day, complimenting him on his wise selection of posts to be retained and his policy for the man of Fort Oglethorpe, eleven miles from Chattanooga, is to stay.

From Cheyenne, Wyo., comes a loud cry of disapproval based on the recommendation that Fort D. A. Russell be abandoned. This is the post which Senator F. E. Warren has long been interested. Senator Warren has been perhaps the most consistent friend of the

Legislators Plan to Raise Revenue from Use of State Water Power

Committee Submits Proposal for Utilizing Barge Canal and Niagara River, but Opposes Sale of Electric Energy in Competition with Private Plants.

[SPECIAL DESPATCH TO THE HERALD.]

ALBANY, N. Y., Monday.—The joint committee of the Legislature which has been investigating the conservation of water in its report to-night has taken the position that in the construction of storage reservoirs for the purpose of impounding storm waters provision shall be made for a revenue to the State.

It is this theory of water storage that the power owners have opposed. They have taken the position that the State owed it to them to furnish the additional revenue that should come as a result of the storage and receive its benefit in the increased prosperity of the communities affected.

If the committee has displeased the power owners by laying down this broad principle they undoubtedly will get consolation from other parts of the report. It has taken an equally strong position against the State developing and utilizing its own water power for the purpose of generating electricity for the use of the municipalities.

The report shows how this has been done in Ontario by the Hydro-Electric Power Commission, which has the right to develop water power to generate electrical energy and transmit and sell the same. As a result of this commission work the city of Toronto has been reduced forty per cent, and that city alone the saving in 1911 was more than \$500,000, and in the province of more than \$2,000,000 in 1911 on an original investment of \$10,000,000.

Against State Electric Power.

While setting forth the advantages in Ontario of the development of water power and the generation of electric power by the State, the committee reports that it would not be practicable in New York for the State to enter into competition with private corporations.

No part of the report will meet with more opposition than this, for it has long been the contention of the conservationists for the State to develop and distribute electrical energy.

The committee recommends that the State should forever hold all rights in water power now owned by it, and the same should be conserved to the maximum point of commercial efficiency; that no further grants of water power privileges shall be made except in limited periods, with adequate compensation to the State, and

GOVERNOR HERE TO SETTLE PATRONAGE

Governor Makes Trip Against His Physician's Advice and Will Confer with Mr. Murphy.

[SPECIAL DESPATCH TO THE HERALD.]

ALBANY, N. Y., Monday.—Governor Dix went to New York this afternoon to attend a dinner at the home of William Church Osborn and later a dinner to Cardinal Farley, and before he returns to Albany Wednesday he will have had his last word with Charles F. Murphy and the other leaders on the appointments for Health Officer and two Public Service Commissioners.

The Governor made this trip against the judgment of his physician, who advised that he should not leave his home in New York. He surprised his official staff this noon by appearing at the Capitol, where he met Norman E. Mack, chairman of the Democratic National and State committees, immediately after the conference he left for New York.

A conference will be held at the Hotel Knickerbocker to-morrow after two o'clock, when the democratic leaders will have their last word with the Governor on the distribution of the patronage and the last appeal will be made to him to take care of the politicians. Mr. Murphy will, of course, be there, and with him will be William H. Fitzgerald, his representative in Erie county; John H. McCooey, Mr. Mack and others.

The Governor said to-day that he would probably make the appointments this week—Wednesday, if he returns in time to send the names to the Senate, and if delayed, by Thursday. The terms of William McCauley and John B. Olmstead, Public Service Commissioners, will expire Thursday.

Mr. Mack followed the Governor to New York on a later train, after he had a long conference with John A. Mason. He said that nothing had been done yet regarding the new chairman of the State Committee and it was unlikely that a meeting of that body would be called until after the primary bills are in shape.

There was information in Albany when the Governor went away was that Dr. Joseph J. O'Connell would be named as Health Officer and Edward G. Riggs and Herbert P. Bishop as Public Service Commissioners. The Governor declared that he had not made his final decision, and no one will be surprised if any one of these names go off the list after his New York conference.

Chance. A third instalment of Joseph

Obard's fine story of the sea will appear, illustrated, in next Sunday's NEW YORK HERALD. A synopsis of what has gone before accompanies it, but you can't afford to miss a chapter.

HEARING FOR "BRICK TRUST"

[SPECIAL DESPATCH TO THE HERALD.]

ALBANY, N. Y., Monday.—Attorney Carmody announced to-day that he will give a hearing February 14 on the petition of the contracting builders of New York city asking him to proceed against the "Brick Trust" as a combination in restraint of trade.

Frank M. Patterson, representing the brick manufacturers, requested a hearing before the Attorney General filed suit to dissolve the Greater New York Brick Company and its associates, manufacturers from maintaining a combination.

CANADA NOTES.

[SPECIAL DESPATCH TO THE HERALD.]

OTTAWA, Ont., Monday.—Mr. Charles Dana Gibson, who is a guest of the Royal Highnesses the Duke and Duchess of Connaught, is said to be the first of a number of distinguished Americans who will be invited to Ottawa to visit the royal couple at Rideau Hall. It is understood Mr. Gibson will make sketches of the Duke and Duchess and the Princess Patricia.

The Canadian members of the International Waterways Commission will go to Washington on Wednesday to confer with their American colleagues.

The House to-day the Minister of Customs, replying to a query by Mr. Baker, confirmed a rumor that federal officers have reported a case of alleged smuggling from New York State to Hemmingford, Quebec, of goods seized in stores owned by J. P. Brown, Member for Chateaufort.

Representatives of the Western grain growers arrived to-day to urge upon the new government State ownership of all terminal elevators.

George Black, of Vancouver, is slated for the position of Governor of the Yukon, and A. S. Goddard, of Kootenai, is likely to be appointed to the Railroad Commission.

WIFE OF ARMY OFFICER FOR ARSON

American Woman, Who Was Married to British Captain, Accused of Starting a Fire.

[SPECIAL DESPATCH TO THE HERALD.]

ALBANY, N. Y., Monday.—The Grand Jury to-day indicted Mrs. Evelyn Romane Tronson, wife of a British army officer, whose

Kettle Tea Room, in South Orange, N. J., for several months has been the rendezvous for residents of the society colonies in that section, yesterday was arrested there on a charge that she set fire to her place of business on the night of January 19. While the fire was in progress she was seen to enter the tea room in the rear of the tea room. She was hysterical.

Plans for Financing Project.

With an involved system, including the organization of a quasi-public, almost eleemosynary, corporation, asserted to be necessary to overcome the legal obstacles the committee has worked out the plan for the development of the watersheds and the construction of storage reservoirs, the purpose is to make unnecessary the submission to the people the plan to raise the money by a bond issue, but securities will be issued by the quasi-public corporation, which will, in effect, if not in fact, be guaranteed by the State. The plan proposed by the Water Supply Commission is simple in comparison.

That plan proposed a bond issue for not more than \$20,000,000 for the construction of the State of the great storage reservoirs, and the sale of the water so impounded under short term leases, and at a price at least sufficient to meet the interest and sinking fund charge on the bonds to take care of the cost of maintenance. That plan eventually would leave the State in possession of the reservoirs, free of cost, and the State would be in a position to derive a large revenue from them.

The water power owners in the northern part of the State opposed this plan. Before the plan of the Legislative Committee can be put into force there will have to be a constitutional amendment giving the right of eminent domain to companies for the taking of private property for the purpose of development of water power.

The duration of the corporation if fifty years, at the end of which time the corporation shall cease and the price to be paid by the users of the water shall be determined by the Public Service Commission or any successor.

Senator T. Harvey Ferris is chairman of the committee, and the other members are Senators Long and Walters and Assemblymen Hoey, Donnelly, Patrie, Gregg and Merritt.

Investigation of the fire in the tea room began. Mr. Maguire immediately after he heard Mrs. Tronson's story that she had been attacked by robbers. In his formal complaint against Mrs. Tronson, he swore that he had "just cause to suspect and does suspect that Mrs. Tronson did wilfully and maliciously burn" the tea room.

When, at five o'clock in the afternoon, she was brought into the office of Justice J. Martin Roll, William Haywood, of the law firm of Wing & Russell, of this city, appeared for her. Mrs. Tronson is the daughter of a wealthy family, and was married to a British army officer. She was a resident of the tea room in South Orange, N. J., where she was employed as a waitress. She was a resident of the tea room in South Orange, N. J., where she was employed as a waitress.

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